

## United States Patent and Trademark Office

(w)

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/711,409	09/16/2004	Chiung-hsien Wu	IACP0046USA	5408	
27765 7590 05/23/2007 NORTH AMERICA INTELLECTUAL PROPERTY CORPORATION P.O. BOX 506			EXAMINER		
			BROOKS, SHANNON		
MERRIFIELD, VA 22116		ART UNIT	PAPER NUMBER		
			2617		
		•			
			NOTIFICATION DATE	DELIVERY MODE	
		05/23/2007	ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

winstonhsu.uspto@gmail.com
Patent.admin.uspto.Rcv@naipo.com
mis.ap.uspto@naipo.com.tw

Office Action Summary		Applicati	Application No. Applic		plicant(s)			
		10/711,4	09	WU ET AL.				
		Examine	r	Art Unit				
		Shannon	R. Brooks	2617				
The N Period for Reply	MAILING DATE of this commun Y	nication appears on th	e cover sheet with the	correspondence ad	ddress			
WHICHEVER - Extensions of ti after SIX (6) Mo - If NO period for - Failure to reply Any reply recei	IED STATUTORY PERIOD F R IS LONGER, FROM THE M me may be available under the provisions ONTHS from the mailing date of this come reply is specified above, the maximum s within the set or extended period for reply yed by the Office later than three months erm adjustment. See 37 CFR 1.704(b).	MAILING DATE OF The sof 37 CFR 1.136(a). In no expendication. In the statutory period will apply and very will, by statute, cause the apply will, by statute, cause the apply and the statute.	HIS COMMUNICATION Vent, however, may a reply be to vill expire SIX (6) MONTHS from plication to become ABANDON	N. imely filed n the mailing date of this of ED (35 U.S.C. § 133).				
Status								
1)⊠ Respo	nsive to communication(s) file	ed on <i>16 September</i>	2004					
, <del>_</del> .	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
• —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of (	Claims							
4)⊠ Claim(s) <u>1-17</u> is/are pending in the application.								
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
<u> </u>	S) ☐ Claim(s) is/are allowed.							
6)⊠ Claim(	Claim(s) <u>1-17</u> is/are rejected.							
7) Claim(	Claim(s) is/are objected to.							
8) Claim(	s) are subject to restri	ction and/or election	requirement.					
Application Par	pers	•						
9)☐ The sp	ecification is objected to by th	ne Examiner.						
10)⊠ The drawing(s) filed on <u>16 September 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applica	nt may not request that any obje	ection to the drawing(s)	be held in abeyance. So	ee 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) <b>□ T</b> he oa	th or declaration is objected t	to by the Examiner. N	ote the attached Offic	e Action or form P	TO-152.			
Priority under 3	5 U.S.C. § 119							
	vledgment is made of a claim	for foreign priority ur	nder 35 U.S.C. § 119(a	a)-(d) or (f).				
<u> </u>	b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage							
	•			veu in unis mauona	i Stage			
	application from the Internation attached detailed Office action	•	,	red .				
			inou oopioo not rooort	, ou.				
Attachment(s)								
	erences Cited (PTO-892)		4) Interview Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)				Paper No(s)/Mail Date  5) Notice of Informal Patent Application				
<i>,</i> —	Mail Date		6) Other:	• •				

Art Unit: 2617

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. Claims 1-3, 6, 9, and 11-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Liu (US 2005/0009578 A1) in view of Van Kampen (US 2005/0136914 A1).

Consider Claim 1, Liu teaches a power-saving method for a station used in a WLAN, an access point sending a plurality of fragments to the station during an interval which is between a first beacon and a second beacon adjacent to the first beacon, the station receiving the plurality of fragments at different time points after receiving the first beacon, the power-saving method comprising: if a period between the first beacon and a fragment of the plurality of fragments received by the station after the first beacon is smaller than a predetermined time (activation

Art Unit: 2617

delay and/or wakeup period that controls beacon interval, Pg. 4, [0055], and Pg. 5, [0070]-[0080]), setting a MORE DATA BIT as enabled and the station is in an awake mode (Pg. 3, [0033]); and if a period between the first beacon and a fragment of the plurality of fragments received by the station after the first beacon is not smaller than a predetermined time, setting the MORE DATA BIT as disabled and the station is in a power saving mode (read as causing inactivity by controlling activation delay and/or wakeup period disables (invalidating) MORE DATA BIT set in TIM, Pg. 4, [0055] and Pg. 5, [0070]-[0079]).

Lui teaches an awake mode and does not specifically teach an active mode. However, Van Kampen teaches an active mode (Pg. 2, [0019].

Therefore, it would have been obvious to one skilled in the art at the time of the invention to incorporate the teaching of Van Kampen into Liu in order to indicate the mode that a station will be in after a frame exchange (Pg. 2, [0019])

Consider Claim 12, Liu teaches a wireless communication system with a power-saving function, the wireless communication system comprising: an access point for sending a plurality of periodic beacons and sending a plurality of fragments during an interval between a first beacon and a second beacon adjacent to the first beacon (Fig. 3, Block 120, and Pg. 4, [0054]-[0055]), the first beacon comprising a traffic indication (Pg. 2, [0028], and Pg. 3, [0033]); and a station for receiving the first beacon and receiving the plurality of fragments at different time points after the first beacon is received, the station comprising: a processor for setting a MORE DATA BIT as enabled (Fig. 3 and Pg. 4, [0055]) and the station is in an awake mode if a period between the first beacon and a fragment of the plurality of fragments received by the station after the first beacon is smaller than a predetermined time (read as activation delay and/or wakeup

Art Unit: 2617

period that controls beacon interval, Pg. 4, [0055], and Pg. 5, [0070]-[0080]), and setting a MORE DATA BIT as disabled and the station is in a power saving mode if a period between the first beacon and a fragment of the plurality of fragments received by the station after the first beacon is not smaller than the predetermined time (read as causing inactivity by controlling activation delay and/or wakeup period disabling (invalidating) MORE DATA BIT set in TIM, Pg. 4, [0055] and Pg. 5, [0070]-[0079]).

Lui teaches an awake mode and does not specifically teach an active mode. However, Van Kampen teaches an active mode (Pg. 2, [0019].

Therefore, it would have been obvious to one skilled in the art at the time of the invention to incorporate the teaching of Van Kampen into Liu in order to indicate the mode that a station will be in after a frame exchange (Pg. 2, [0019])

Consider Claim 2, Liu teaches the power-saving method further comprising informing the access point that the station is in the power saving mode (Pg. 2, [0027]-[0028])

Consider Claim 3, Liu teaches the power-saving method further comprising the access point delivering a traffic indication to the station through the first beacon (read as TIM Pg. 4, [0055]).

Consider Claim 6, Liu teaches the power-saving method further comprising dividing a packet into the plurality of fragments (Pg. 2, [0016]).

Consider Claim 9, Liu teaches the power-saving method wherein the plurality of fragments comprises sound information (Pg. 2, [0018] and Pg. 9, [0149]).

Consider Claim 11, Liu teaches the power-saving method wherein a ratio of the predetermined time to the interval between the first beacon and the second beacon is between 0

Art Unit: 2617

and 1 inclusive (read as adjustable activation delay and/or wakeup period controls beacon interval, Pg. 4, [0055], and Pg. 5, [0070]-[0080]).

4. Claims 4-5, 7-8, and 13-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Liu (US 2005/0009578 A1) in view of Van Kampen (US 2005/0136914 A1), and further in view of Stephens (US 2005/0068895 A1).

Consider Claim 4, Liu teaches the power-saving method further comprising except that it does not specifically teach the station delivering a PS-Poll control packet to the access point.

However, Stephens teaches the power-saving method further comprising except that it does not specifically teach the station delivering a PS-Poll control packet to the access point (Pg. 3, [0041]).

Therefore, it would have been obvious to one skilled in the art to incorporate the teaching of Stephens into Liu in order to provide a reliable exchange protocol (Pg. 3, [0041]).

Consider Claim 5, Liu teaches the power-saving method further comprising except, that it does not specifically teach the access point recognizing the PS-Poll control packet and sending a buffer packet to the station.

However, Stephens teaches the access point recognizing the PS-Poll control packet and sending a buffer packet to the station (Pg. 3, [0041]).

Therefore, it would have been obvious to one skilled in the art to incorporate the teaching of Stephens into Liu in order to provide a reliable exchange protocol (Pg. 3, [0041]).

Art Unit: 2617

4

Consider Claim 7, Lui teaches the power-saving method further comprising, except that it does not specifically teach sending the plurality of fragments to a single-packet MAC buffer.

However, Stephens teaches sending the plurality of fragments (read as a frame) to a single-packet MAC buffer (Pg. 3, [0041]).

Therefore, it would have been obvious to one skilled in the art to incorporate the teaching of Stephens into Liu in order to provide a reliable exchange protocol (Pg. 3, [0041]).

Consider Claim 8, Lui teaches the power saving method further comprising, except that it does not specifically teach sending the plurality of fragments to a WLAN from the single-packet MAC buffer.

However, Stephens teaches the power-saving method further comprising sending the plurality of fragments to a WLAN from the single-packet MAC buffer (Abstract and Pg. 3, [0041]).

Therefore, it would have been obvious to one skilled in the art to incorporate the teaching of Stephens into Liu in order to provide a reliable exchange protocol (Pg. 3, [0041]).

Consider Claim 13, Lui teaches the wireless communication system wherein the station further comprises, except that it does not specifically teach a transmitter for sending a PS-Poll control packet to the access point.

However, Stephens teaches a transmitter for sending a PS-Poll control packet to the access point (Pg. 3, [0041]).

Therefore, it would have been obvious to one skilled in the art to incorporate the teaching of Stephens into Liu in order to provide a reliable exchange protocol (Pg. 3, [0041]).

Art Unit: 2617

Consider Claim 14, Lui teaches the wireless communication system wherein the access point further comprises a logic unit, except that it does not specifically teach a logic unit for recognizing the PS-Poll control packet.

However, Stephens teaches a logic unit for recognizing the PS-Poll control packet (Pg. 3, [0041]).

Therefore, it would have been obvious to one skilled in the art to incorporate the teaching of Stephens into Liu in order to provide a reliable exchange protocol (Pg. 3, [0041]).

Consider Claim 15, Liu teaches the wireless communication system wherein the access point is further used for sending a buffer packet (Fig. 3, Block 130b).

4. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Liu (US 2005/0009578 A1) in view of Van Kampen (US 2005/0136914 A1), and further in view of Kubler (US 5726984).

Consider Claim 10, Liu teaches the power-saving method except that it does not specifically teach wherein the wireless communication system is wireless IP phone.

However, Kubler teaches wherein the wireless communication system is wireless IP phone (Col. 85, lines 27-34 and lines 52-61).

Therefore, it would have been obvious to one skilled in the art at the time of the invention to incorporate the teaching of Kubler into Liu in order to aid in adaptation to an IP protocol (Col. 85, lines 52-61).

Application/Control Number: 10/711,409 Page 8

Art Unit: 2617

5. Claims 16 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Liu (US 2005/0009578 A1) in view of Van Kampen (US 2005/0136914 A1), and

further in view of Amada (US 5559804).

Consider Claim 16, Lui teaches the wireless communication system, except that it does

not specifically teach wherein the access point further comprises a packet division unit for

dividing a packet into a plurality of fragments.

However, Amada teaches wherein the access point further comprises a packet division

unit for dividing a packet into a plurality of fragments (Fig. 8, and Col. 9, lines 30-40).

Therefore, it would have been obvious to one skilled in the art to incorporate the teaching

of Amada into Lui in order to aid in the transmission of fragments (Col. 9, lines 30-40).

Consider Claim 17, Liu teaches the wireless communication system wherein the access

point further comprises a single-packet MAC buffer for storing the plurality of fragments (Pg. 4,

[0055].

Conclusion

Any response to this Office Action should be faxed to (571) 273-8300 or mailed to:

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Hand-delivered responses should be brought to

Art Unit: 2617

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shannon Brooks whose telephone number is (571) 270-1115. The examiner can normally be reached on Monday - Friday, 8:00 a.m. - 5:00 p.m., EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nick Corsaro can be reached on (571) 272-7876. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Shannon R. Brooks

May 10, 2007

SUPERVISORY CENTER 2600
SUPERVISORY OGY CENTER 2600